



BULLSEYE

GLASS CO.

September 1, 2016

Dave Kauth
Oregon Department of Environmental Quality
Northwest Region
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Portland, OR 97232

3722 SE 21st
Portland OR
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TELEPHONE
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FACSIMILE
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**Re: Bullseye Glass Company (Bullseye)
Initial Notification under 40 CFR § 63.11451**

Dear Dave:

As required under the June 6, 2016 Mutual Agreement and Order (MAO), this letter is Bullseye Glass Company's (Bullseye) initial notification pursuant to 40 CFR § 63.11456(a). 40 CFR § 63.11456(a) requires that a glass manufacturing facility with a furnace subject to the regulation submit a notification in accordance with 40 CFR § 63.9(b). This notification is timely submitted under the MAO.

This initial notification includes the information specified in 40 CFR §63.9(b)(2)(i) through (v) as follows.

i. The name and address of the owner or operator

Bullseye Glass Company

ii. The address (i.e., physical location) of the affect source

3722 SE 21st Avenue, Portland, Oregon

iii. An identification of the relevant standard, or other requirement that is the basis of the notification and source's compliance date.

40 CFR § 63.11448 et seq. In accordance with the MAO, all performance tests required under 40 CFR § 63.11452 will be conducted by February 28, 2017 and a Notification of Compliance Status will be submitted as required under 40 CFR § 63.11456(b).



A Glassworking
System

ED_002516_00017479-00001

iv. A brief description of the nature, size, design and method of operation of the source and the types of emissions points within the affected source subject to the relevant standard and types of hazardous air pollutants emitted.

Bullseye manufactures colored glass for the art industry. Bullseye uses raw materials containing one or more of the glass manufacturing metal hazardous air pollutants identified under 40 CFR 63 Subpart SSSSSS. One or more furnaces produce 50 tons or more per year of glass containing one or more of the glass manufacturing metal HAPs identified under 40 CFR 63 Subpart SSSSSS.

The attached chart identifies the furnaces that produce 50 tons or more per year of glass containing one or more of the glass manufacturing metal HAPs identified under 40 CFR 63 Subpart SSSSSS. The attached chart identifies the size and design of each affected furnace. All of the affected furnaces are "periodic" furnaces, which make glass in discrete batches on a periodic basis. The furnaces are not "continuous" furnaces as defined under 40 CFR 63 Subpart SSSSSS. Emissions from the affected furnaces are controlled by fabric filters (baghouses).

v. A statement of whether the affected source is a major or an area source.

Bullseye's facility is an area source of HAP emissions.

Bullseye submits this initial notification without any admission that 40 CFR 63 Subpart SSSSSS applies to Bullseye. Bullseye reserves its right to object to the application of 40 CFR 63 Subpart SSSSSS to its furnaces.

If you have any questions, please give me a call at 503-232-8887 x103 or email me at ericdurrin@bullseyeglass.com.

Sincerely,



Eric E. Durrin
Controller

cc: D. Dossett, EPA Region 10 (via email)
K. Leffers, EPA Region 10 (via email)

ATTACHMENT 1

	26.A.1		26.A.2	26.A.3	26.A.4
Furnace Unit	Maximum Capacity Maximum (lbs.)	May use metal HAPs in batch formulation	Maximum annual production rate (tpy)	Projected annual production with metal HAPs (tpy)	Subject to NESHAPs 6S ¹
1	850	Yes	155	106	Yes
2	850	Yes	192	131	Yes
3	950	Yes	173	119	Yes
4	1,550	Yes	283	194	Yes
7	1,550	Yes	283	194	Yes
8	600	Yes	110	75	Yes
9	600	Yes	110	75	Yes
10	300	Yes	55	38	No ²
14	1,550	Yes	283	194	Yes
17	300	Yes	55	38	No ²
18	225	Yes	41	28	No ²
20	950	Yes	173	49	No ²

¹ Bullseye submits this information without any admission that 40 CFR 63 Subpart SSSSSS applies to Bullseye's furnaces. Bullseye reserves its right to object to the application of 40 CFR 63 Subpart SSSSSS to its furnaces.

² Below the 50 ton per year threshold.